FCC MAIL SECTION C & S BROADCASTING, INC. 7640 Ravenwood Dr. Portage, MI 44808 | 45 | 9

RECEI SY January 31, 1991

Federal Communication Commission Office of the Secretary 1919 M. Street, N.W. Washington, DC 20054

> Re: Petition for Reclassification of Pentwater, Michigan Channel 231A

to 231C3

Dear Sir:

The referenced petition is resubmitted. This petition was originally submitted December 10, 1990, but was not accepted by the Commission. In a letter dated January 14, 1991 from the allocation branch, petitioner was informed that the petition was not acceptable because (1) it did not include a signed original and (2) it did not include a statement that C&S Broadcasting, Inc. would apply for the channel if allotted.

The attached petition includes a signed original and a statement that C& S Broadcasting, Inc. will apply for channel 231C3, Pentwater, Michigan if allocated. An original and three copies of the petition are enclosed.

It should also be noted that the signed originals of the Engineering studies were not returned along with the copies of the petition to the petitioner.

Also, the present address of the Petitioner is:

C&S Broadcasting, Inc. 7640 Ravenswood Drive Portage, MI 49002

Very truly yours,

Sidney D. Williams, Jr., President

C & S Broadcasting, Inc.

Enclosures

## FCC MAIL SECTION

## PETITION FOR RULE MAKING

FEB 5 11 45 11 'SI

The petitioner, C&S Broadcasting, Inc., present address 7640 Ravenswood Drive, Portage Michigan 49002, presently holds a construction permit, File No. BPH-890511ML, for an FM facility on channel 231A (94.1 MHz) with an ERP of 3 kW in Pentwater, Michigan using a site at geographic coordinates:

North Latitude: 43 42 13.0 West Longitude: 86 28 50.0

The Petitioner requests that the Pentwater, MI channel 231A be classified as 231C3. The requested change will compel a change of the site, specified in the Construction Permit to avoid a short-spacing to station WIBM-FM, channel 231B in Jackson, MI, see attached printout. The assumed geographic coordinates for the proposed site are:

North Latitude: 43 46 38 West Longitude: 86 26 25

Any other set of coordinates, meeting the above spacing requirements can be considered.

The petitioner, C&S Broadcasting, Inc will apply for Pentwater, MI channel 231C3 if it is allotted.

From the assumed site the petitioner will comply with all spacing requirements and place a 70 dBu contour over all of Pentwater and beyond. Petitioner will also provide an additional fulltime service in the incremental area.

The requested change will result in a better utilization of channel 231.

Accordingly, It is requested herewith that the FM Table of Assignments be amended as follows:

Pentwater, Michigan

Present: 231A, 276A Proposed: 231C3, 276A

C&S Broadcasting, Inc

Sidney B. Williams Jr., President

Date: January 31, 1991

\*\*\* FM CHANNEL SPACING STUDY

Job title: PENTWATER Latitude: 43 46 38
Channel: 231C3 Longitude: 86 26 25
Database file name: C:\EDXFM\FM901031.EDX Pre-1989 Class A spacings?: N

|       |        |              |                |    | Reqd.  |       |               |       |        |  |
|-------|--------|--------------|----------------|----|--------|-------|---------------|-------|--------|--|
| CH    | Call   | Record       | City           | ST | Status | Bear. | Dist.         | Dist. | Result |  |
| 231B  | WIBMFM | 7073         | Jackson        | MI | LIC    | 136.3 | 211.0         | 211.0 | .0     |  |
| 23301 | WCENFM | 7098         | Mount Pleasant | MI | OP MOD | 91.5  | 148.0         | 76.0  |        |  |
| 23301 | WCENFM | 7104         | Mount Pleasant | MI | LIC    | 98.8  | 136.9         | 76.0  |        |  |
| 23002 |        | 7125         | Mio            | MI | VACANT | 63.0  | 181.9         | 117.0 |        |  |
| 233B  | WKLQ   | 7754         | Holland        | MI | LIC    | 159.2 | 109.5         | 71.0  | 38.5   |  |
| 229B  | WJFM   | 7755         | Grand Rapids   | ΜI | LIC    | 149.8 | 146.8         | 71.0  |        |  |
| 232A  | WBKP   | 7826         | Leland         | ΜI | CP     | 21.1  | 135.5         | 89.0  | 46.5   |  |
| 23203 |        | 7831         | Leland         | ΜI | VACANT | 18.6  | 127.3         | 99.0  | 28.3   |  |
| 231A  |        | 8389         | Pentwater      | ΜI | USED   | 174.9 | . 2           | 142.0 | -141.8 |  |
| 231A  | WSAB   | 8404         | Pentwater      | ΜI | CF'    | 201.6 | 8.8           | 142.0 | -133.2 |  |
| 230B  | WLITFM | <b>8</b> 816 | Chicago        | ΙL | LIC    | 205.2 | 232.4         | 145.0 |        |  |
| 233B  | WKTI   | <b>8</b> 870 | Milwaukee      | WI | LIC    | 237.6 | 140.8         | 71.0  |        |  |
| 234A  |        | 8891         | Mishicot       | WI | ADD    | 298.4 | 108.9         | 42.0  |        |  |
| 23001 | WDORFM | 8918         | Sturgeon Bay   | WI | LIC    | 329.8 | 145.8         | 144.0 | 1.8    |  |
| 232A  | WROE   | <b>9</b> 450 | Neenah-Menasha | WI | LIC    | 283.9 | 167 <b>.6</b> | 89.0  |        |  |
| 231B  | WTFX   | 9898         | Watertown      | WI | LIC    | 250.2 | 226.8         | 211.0 | 15.8   |  |

\*\*\*\*\* End of channel 231 study \*\*\*\*\*

PENTWATER, MI EXHIBIT E-1 CHANNEL 231C3 WARREN ELECTRONIC SYSTEMS, INC. EL PASO, TX

RECEIVED BY

FEB 5 1991

MAIL BRANCH

RECEIVED BY

## **AFFIDAVIT**

FEB 5 1991

MAIL BRANCH

City of El Paso

State of Texas

Pete E. Myrl Warren, III, under penalty of perjury, states:

- 1. He is a Certified Senior Telecommunications Engineer First Class with NARTE E1-02038, whose qualifications are a matter of record with the Federal Communications Commission.
- 2. The the foregoing engineering statement on behalf of C&S Broadcasting, Inc., has been prepared by him, or under his immediate supervision, and that the contents thereof are true of his own knowledge, except such statements as may be made on information and belief, and as to such statements he believes them to be true.

December 7, 1990

Pete E. Myrl Warren, III

## AFFIDAVIT

CITY OF FAIRFAX )
) SS
STATE OF VIRGINIA )

MAIL BRANCH

SERGE BERGEN, UNDER PENALTY OF PERJURY, SAYS:

- 1. THAT HE IS A PROFESSIONAL ENGINEER, REGISTERED IN THE DISTRICT OF COLUMBIA AND THE COMMONWEALTH OF VIRGINIA AND THAT HIS QUALIFICATIONS ARE ON FILE WITH THE FEDERAL COMMUNICATIONS COMMISSION.
  - 2. THAT THE FOREGOING ENGINEERING STATEMENT ON BEHALF OF C&S BROADCASTING, INC.

HAS BEEN PREPARED BY HIM, OR UNDER HIS IMMEDIATE SUPER-VISION, AND THAT THE CONTENTS THEREOF ARE TRUE OF HIS OWN KNOWLEDGE, EXCEPT SUCH STATEMENTS AS MAY BE MADE ON INFOR-MATION AND BELIEF, AND AS TO SUCH STATEMENTS HE BELIEVES THEM TO BE TRUE.

12/6/90

SERGE BERGEN